## Exhibit P

1805 Berks Road – Worcester, PA 19490 April 11, 2012

Parsons Brinckerhoff 100 South Charles Street Baltimore, MD 21201 Attention: Robby McDonald

RE: Governor Printz Interceptors – Section 1 Contract No. 2010-01, Project 220612 Subject: 4-11-12 Cessation of Work Flush Mount Settlement Markers Al Job 1020034

Al Letter: COM0048

Dear Robby,

This morning we performed survey elevation checks on the flush mount markers and quickly learned they have moved greater than the ½" Alert criteria mandated by Parson for the flush mounted markers. We transmitted the survey information to your office via email, and directed our crews to cease work as specified in Parson's February 21, 2012 "conditional acceptance" letter for the Rev 2 Excavation Plan. As you know, on April 10<sup>th</sup> AAM completed the initial installation of the sheet piles required per the Rev 2 plan. At 7:00am this morning, we began a Before Action Review meeting with our returning pipe crew in preparation of today's activities and the pipe excavation work to be performed. During this planning session our survey crew was checking the elevation of the flush mounted markers and discovered a change in elevation greater then the Level 2 Alert. This change in elevation occurred after the completion of sheet piles at 11:30am on April 10<sup>th</sup> and 8:15am on April 11<sup>th</sup> when our Survey crew was checking flush mount marker elevations. There was no work being performed in the area during this period.

At this juncture, AAM requires direction on how to proceed. Both our as-bid method of construction and the new Rev 2 Excavation Plan directed by the County does not work within the guidelines mandated by PB and imposed upon us. AAM does not believe the project is constructible within the instrumentation performance criteria Parson's has directed us to follow and which we have formally disputed. We remain firm that the Alert criteria specified for the surface settlement markers (which are designated to be installed on fixed structures) is not applicable to the flush mount markers installed in unstable dirt. AAM request both the County and Parsons take an objective view of this issue and reconsider whether the correct project decisions have been made and directed concerning these non-contractual monitoring devises.

Your expeditious response is required to mitigate further time and cost impacts to this project. In accordance with the Contract requirements, AAM again provides Notice that all costs and delays associated with this latest shutdown is to the County's account.

Sincerely,

Carmen D. Cipriano Senior Project Manager

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